UNITED STATES DISTRICT COURT

for the

DISTRICT OF NEVADA

United States of America)	
V.)	7.1.
John Kane)	Case No. 2:11-mj-001-UNL
Juny lange)	
Dejendant)	

DEFENDANT'S APPEARANCE BOND

To obtain the defendant's release, we jointly and severally agree to forfeit the following cash or other property to the United States of America if this defendant fails to appear as required for any court proceeding or for the service of any sentence imposed as may be noticed or ordered by any court, or fails to comply with any conditions of release set by the court considering this matter (describe the cash or other property and any claim, lien, mortgage, or other encumbrance on it):

Ownership. We declare under penalty of perjury that we are the sole owners of this property and that it is not subject to any claim, lien, mortgage, or other encumbrance except as disclosed above. We promise not to sell, mortgage, or otherwise encumber the property, or do anything to reduce its value while this agreement is in effect. We deposit with the court the following ownership documents, including any encumbrance documents (list all documents and submit as attachments):

Surety Information. We understand that the court and the United States of America will rely on the surety information in approving this agreement.

Conditions of Release. We state that we have either read all court-ordered conditions of release imposed on the defendant or had them explained to us.

Continuing Agreement. Unless the court orders otherwise, this agreement remains in effect during any appeal or other review until the defendant has satisfied all court notices, orders, and conditions.

Exoneration of sureties. This agreement is satisfied and ends if the defendant is exonerated on all charges or, if convicted, the defendant reports to serve any sentence imposed.

Forfeiture. If the defendant fails to obey all conditions of release, court notices, and orders to appear, the court will immediately order the property forfeited and on motion of the United States of America may order a judgment of forfeiture against the signing parties and their representatives, jointly and severally, including interest and costs.

DISTRIBUTION: COURT DEFENDANT PRETRIAL SERVICES U.S. ATTORNEY U.S. MARSHAL

Page]	of	Pages
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UNITED STATES DISTRICT COURT

for the

DISTRICT OF NEVADA

				United	d S	States of A	merica	t)											
		T	TE	hn		Kane	2)	C	ase No).	7	11	-12	ر م- زر	001-	-LR	2	
						Defendant)											
						O	RDEI	R SET	TING (CONI	DIT	ONS	OF	RE	LEA	SE					
IT I	IS	Ol	RDI	ERED tha	at 1	the defend	ant's re	elease	is subject	t to the	ese c	onditio	ns:								
			(1)	The def	en	dant must	not vio	olate a	ny federa	ıl, state	e or l	ocal la	w w	vhile	on re	leasc.					
			(2)			idant must § 14135a		rate in	the colle	ection o	of a l	DNA sa	amp	ole if	the co	ollecti	on is	author	rized by	/	
			(3)			dant must address of				e court	t, def	ense co	uns	sel, a	nd the	U.S.	attorn	ey in '	writing	before	any
			(4)	The def	fen	idant must	appear	r in co	urt as req	uired :	and i	nust su	ırreı	nder	to ser	ve an	y sent	ence i	mposed	i	
				The def	fen	ıdant must	appear	r at (if	blank, to be	e notifie	rd) _				A	S OR	RDER Place	ED	<u>_</u>		
									on					A	S OR	RDER	ED				
															Date	and Tir	me				
						F	telease	e on Pe	ersonal R	lecogn	nizan	ce or U	Uns	ecur	ed Bo	ond					
IT	IS	FU	URT	THER OF	RD	ERED tha	it the d	efenda	ınt be rele	eased o	on co	ndition	th:	at:							
(/)	(5) The det	fen	idant prom	ises to	appea	ır in court	t as rec	quire	d and s	surr	endo	r to se	erve a	ny sei	ntence	: impose	ed.	
()	(6	The def	fen	ndant exec	utes an	unsec	ured bon	d bind	ling t	he defe	enda	ant to	o pay				tes the s		
				in the e	eve	nt of a fail	ure to	appear	r as requi	red or	surr	ender to	o se	erve	any se						- /

NAME: _		John	Kane	ADDITIONAL CONDI	TIONS OF RELEASE	CASE #_2	Pages 11-mj.001-M the safety of other persons or the
ſ.	pon fin		·	e methods will not by itself re	easonably assure the defendan	t's appearance and	the safety of other persons or the
CC	manun	ity.					,
			the detendant's relea aced in the custody (ease is subject to the condition	s marked below:		
. , , ,		son or organizati	·	Ot.			
				ion)			
	Cit	y and state			Tel, No. (on	nly if above is an or;	ganization)
					clease, (b) to use every effort t any condition of release or dis		ant's appearance at all scheduled
,				Signed	l:Custodian or Pro		
. V	9 11h	defendant must	. /		Custodian or Pri	ary	Date
()(8				Sarvious Offica 702 464 56	30 () U.S. Probation Offi	ion (702), 388, 6428	
,		•					
() (b)	execute a bond	or an agreement to	forfeit upon failing to appear) Conditions Previously I as required the following sun	n of money or desig	nated property:
,	1 (0)	post with the sec	over the following or	most of our analysis of the dayle	and ad account on the following		tage of the above-described sum
,						ig amount or percen	tage of the above-described sum
(reties in the amount of			
(ively seek employm nmence an educatio	nent and notify Pretrial Services	es prior to any change.		
Ò	1/(g)	surrender any p	assport to:	erial Service	16.		
(11 (h)	obtain no passp	ort.	VIII JUVIJA	-7.		
() (i)	•	-	on personal association, pace			V () STATE OF
,	vii						URTHER RESTRICTIONS
() (J)		cluding but not limit		or may become a victim or pot	ential witness in the	e investigation or
		•	d from any contact				
() (k)	undergo medica					
		() The defenda	ant must pay all or pa	art of the cost of the program b	ased upon your ability to pay as	the pretrial services	office or supervising officer
() (l)		ly each (week) day a e following purpose		after being released each (we	eek) day	o'clock for
ţ) (m)	maintai i residei	nce at a halfway hou	use or community corrections	center, as the pretrial services	office or supervisir	ng officer considers necessary.
(•	•	destructive device, or other d			
(lot be in the presence of anyon or controlled substances define		ng alcohol. 2. unless prescribed by a licensed.
ı	1 (01)			in the presence of anyone us - () "p" () "r" () "	sing or possessing a narcotic	drug or other con	trolled substances
(termine whether the	e defendant is using a prohibited
		substance. Any substance screen and accuracy of	testing may be used ning or testing. The any prohibited subs	I with random frequency and defendant must refrain from stance testing or monitoring w	include urine testing, remote a obstructing or attempting to ol thich is (are) required as a con-	decohol testing system bstruct or tamper, in dition of release.	ni, and/or any form of prohibited a any fashion, with the efficiency
		officer determi		part of the cost of the progr	am based upon your ability t	to pay as the pretri	al services office or supervising
(1 (8)			or outpatient substance abuse	therapy and counseling if the p	retrial services offic	e or supervising officer considers
					ist of the program based upo	on your ability to pa	ay as the pretrial services office
	1 (1)		officer determines. ne of the following l		components and abide by its r	confroments as the	protrial carvices officer or
,		officer instructs		weaten meantes ing program	components and acree by 1ts 1	equitements as the	pretrial services officer of
			f ew. You are restric	cted to your residence every di	ay () from to	, or	() as directed by the pretrial
		() (ii) Hor subs	me Detention. You stance abuse, or ment	a are restricted to your residental health treatment; attorney v	isits; court appearances; court-	ployment; educations:	on; religious services; medical, or other activities pre-approved
				office or supervising officer, c You are restricted to 24-hour-	or a-day lock-down except for mo	edical necessities an	d court appearances or other
		activ	vities specifically ap	pproved by the court.			
1	, (u)			ndicated below and abide by a d to the proper operation of th		ts and instructions [provided by the pretrial services
			dant must pay all or			y as the pretrial serv	vices office or supervising officer
		() (i) Loc	ation monitoring tec	chnology as directed by the n	retrial services office or super	rvising officer:	
			io Frequency (RF) r		or order to super	VITTE VITTE	
		() (ii) Pass	ive Global Position	ning Satellite (GPS) monitorir	g;		
		() (v) Acti	ve Global Positioni	ing Satellite (GPS) monitoring	g (including "hybrid" (Active/	Passive) GPS);	

() (v) Voice Recognition monitoring.

AO 199C (Rev. 09/08) Advice of Penalties

Page

Pages

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

John Kane

CASE: 2:11-rnj.001-1111

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (*i.e.*, in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both:
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of improsonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sarctions set forth above.

City and Si

Directions to the United States Marshal

$(m{ u})$	The defendant is OKDERED released after processing.
()	The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the
	defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be
	produced before the appropriate judge at the time and place specified.
Date:	14/+1 47 Lean 0
•	Judicial Officer's Signature
	I AUDENCE D. LEAVITOR

LAWRENCE R. LEAVITT
UNITED STATES MAGISTRATE JUDGE

Printed name and title

Defendant's Signature